Express Mail Label No: . Date of Deposit:

ttorney Docket No: 18217-505

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANTS:

Lee et al.

SERIAL NUMBER:

10(027,186

EXAMINER:

Not Yet Assigned

FILING DATE:

December 20, 2001

ART UNIT:

Not Yet Assigned

FOR:

METHODS FOR MODULATING TUMOR GROWTH AND METASTASIS

ATTN: LICENSING AND REVIEW

Commissioner of Patents and Trademarks

Washington, D.C. 20231

LICENSING & REVIEW

DECLARATION

We, Francis Y. Lee, Ronald Peck, David J. Chaplin, Ronald Pero, and Klaus Edvardsen; joint inventors of the above mentioned patent application, declare that:

- 1. Applicants, Francis Y. Lee, Ronald Peck, David J. Chaplin, Ronald Pero, and Klaus Edvardsen, made and conceived the invention described and claimed in patent application, Methods for Modulating Tumor Growth and Metastasis, Serial Number 10/027,186, filed in the United States of America on December 20, 2001 while employed by Bristol-Myers Squibb Company and OXIGENE, Inc., the joint assignees of the present application. Inventors Francis Y. Lee and Ronald Peck have assigned their rights in the invention to Bristol-Myers Squibb Company and inventors David J. Chaplin, Ronald Pero, and Klaus Edvardsen have assigned their rights in the invention to OXIGENE, Inc. The invention is related to the work we are employed to perform and was made within the scope of our employment duties. The invention was made during working hours and with the use of the facilities, equipment, materials, funds, information and services of Bristol-Myers Squibb Company and OXiGENE, Inc.
 - To the best of our knowledge and belief, the invention was not made, conceived in the 2. course of, or in connection with, or under the terms of any contract, subcontract or arrangement

entered into with, or for the benefit of, the United States Atomic Energy Commission r its successors: Energy Research and Development Administration or the Department of Energy.

- 3. To the best of our knowledge and belief, the invention was not made, conceived of, or first actually reduced to practice, under any contract of the National Aeronautics and Space Administration, nor is there any relationship of the invention to the performance of any work under any contract of the National Aeronautics and Space Administration.
- 4. All statements made of our own knowledge are true, and all statements made on information and beliefs are believed to be true. The statements made herein are made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

11/5/2002

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- 2. To the best of our knowledge and belief, the invention was not made, conceived in the course of, or in connection with, or under the terms of any contract, subcontract or arrangement

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entered into with, or for the benefit of, the United States Atomic Energy Commission or its successors: Energy Research and Development Administration or the Department of Energy.

- 3. To the best of our knowledge and belief, the invention was not made, conceived of, or first actually reduced to practice, under any contract of the National Aeronautics and Space

 Administration, nor is there any relationship of the invention to the performance of any work under any contract of the National Aeronautics and Space Administration.
- 4. All statements made of our own knowledge are true, and all statements made on information and beliefs are believed to be true. The statements made herein are made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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